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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/811,899	03/30/2004	Shinichi Takahashi	50943-025	1321	
MCDERMOT	7590 08/02/2007 Γ, WILL & EMERY	EXAM	EXAMINER		
600 13th Street, N.W.			YUAN, DAH WEI D		
Washington, D	C 20005-3096		ART UNIT	ART UNIT PAPER NUMBER	
			1745	,	
			MAIL DATE	DELIVERY MODE	
			08/02/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		Application No.	Applicant(s)	•		
,		10/811,899	TAKAHASHI, SH	HINICHI		
Office Action	Summary	Examiner	Art Unit			
	•	Dah-Wei D. Yuan	1745			
The MAILING DATE Period for Reply	of this communication app	pears on the cover sheet w	with the correspondence a	iddress		
A SHORTENED STATUT WHICHEVER IS LONGEF - Extensions of time may be availab after SIX (6) MONTHS from the m - If NO period for reply is specified a - Failure to reply within the set or ex	R, FROM THE MAILING D le under the provisions of 37 CFR 1.1 ailing date of this communication. above, the maximum statutory period stended period for reply will, by statute ter than three months after the mailin	ATE OF THIS COMMUN (36(a). In no event, however, may a will apply and will expire SIX (6) MC e, cause the application to become A	IICATION.  a reply be timely filed  ONTHS from the mailing date of this  ABANDONED (35 U.S.C. § 133).			
Status	•					
1) Responsive to comr	nunication(s) filed on 24 M	fay 2007.	·	•		
2a)⊠ This action is FINAL	· · · · · · · · · · · · · · · · · · ·	action is non-final.	•			
3) Since this application	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance	e with the practice under the	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.			
Disposition of Claims	•		• •			
4)⊠ Claim(s) <u>1-10</u> is/are	nending in the application					
· · · · · · · · · · · · · · · · · · ·	im(s) is/are withdra			. '		
5) Claim(s) is/ai						
6)⊠ Claim(s) <u>1-10</u> is/are	rejected.					
7) Claim(s) is/aı	re objected to.					
8) Claim(s) are	subject to restriction and/o	or election requirement.				
Application Papers						
9) The specification is o	phiected to by the Examine	ar ·	•			
10) The drawing(s) filed	·		hy the Examiner			
	uest that any objection to the	• • •	• .			
	sheet(s) including the correc		• •	CFR 1.121(d).		
11) The oath or declarati	on is objected to by the Ex	xaminer. Note the attache	ed Office Action or form F	PTO-152.		
Priority under 35 U.S.C. § 11	9	•				
12) Acknowledgment is r		priority under 35 U.S.C.	§ 119(a)-(d) or (f).			
	es of the priority document	ts have been received.				
	es of the priority document		Application No			
3. Copies of the	certified copies of the prio	rity documents have bee	n received in this Nationa	al Stage		
application fro	om the International Burea	u (PCT Rule 17.2(a)).		•		
* See the attached deta	ailed Office action for a list	of the certified copies no	t received.			
Attachment(s)						
1) Notice of References Cited (P1			Summary (PTO-413)			
<ul><li>2) Notice of Draftsperson's Paten</li><li>3) Information Disclosure Statement</li></ul>			(s)/Mail Date Informal Patent Application			
Paper No(s)/Mail Date	,	6) 🔲 Other:	<u></u> .			

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## **FUEL CELL APPARATUS**

Examiner: Yuan S.N. 10/811,899 Art Unit: 1745 July 26, 2007

#### **Detailed Action**

- 1. The Applicant's amendment filed on May 24, 2007 was received. The specification was amended. Claims 1-10 were amended.
- 2. The text of those sections of Title 35, U.S.C. code not included in this action can be found in the prior Office Action issued on January 24, 2007.

### Claim Rejections - 35 USC § 102

- 3. The claim rejections under 35 U.S.C. 102(b) as anticipated by Kindler et al. (US 6,440,594 B1) on claims 1-7,10 are withdrawn, because the independent claim 1 has been amended.
- 4. The claim rejections under 35 U.S.C. 102(e) as anticipated by Kanno et al. (US 2003/0017375 A1) on claims 8,9 are withdrawn, because the independent claim 8 has been amended.

### Claim Rejections - 35 USC § 103

5. Claims 1-7,10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reiser et al. (US 2004/0001982 A1) in view of Kindler et al. (US 6,440,594 B1).

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With respect to claims 1,3,4,7, Reiser et al. teach a fuel cell system comprising a cathode (74), an anode (72) and a polymer electrolyte membrane (70), a fuel gas passage (94), an air passage (92), a separator (84), and a pure water channel (96), which allows the pure water to pass into the separator. Furthermore, Reiser et al. teach the needs to make the separators (water transport plates, 84,86,88,89) become hydrophilic. See Paragraphs 23,27, Figure 1. However, Reiser et al. do not teach the pure water channel including polymers respectively having polymer chains.

Kindler et al. teach a fuel cell where each membrane electrode assembly is sandwiched between a pair of flow-modifying plates which comprise biplates and endplates respectively (column 14, lines 59-61). Kindler et al. disclose that each biplate is a two-sided separator that prevents contact between the anode and the cathode of the fuel cell. Kindler et al. further disclose that the biplates of the fuel cells are provided with a hydrophilic surface (column 16, lines 35-37); an example of a hydrophilic material that can be applied to the surface of the biplate is N-isopropyl acrylamide (column 16, lines 43-53). By attaching a polymer as the hydrophilic material to the surface of the water channels on the biplates, the fuel cell inherently has a structure wherein polymer chains that form an entanglement among themselves since N-isopropyl acrylamide is the same hydrophobic polymer used by the applicant in the instant invention. Kindler et al. teach the hydrophilic treatment have the desirable property of discouraging droplet formation, and allowing the formation of a sheet of water which is more easily drained by gravity. See Column 16, Lines 32-42. Therefore, it would have been obvious to one of ordinary skill in the art to include polymers having a polymer chains on the surface of

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water channels of Reiser et al., because Kindler et al. teach the use of hydrophilic treatment to facilitate the flow of the water.

With regards to claims 2 and 10, it is inherent that when the fuel cell is operating, water will flow through the water channels (reactant flow channels) which would break up the polymer entanglement coated therein and that when the fuel cell is not operating, some water will remain in the water channels and the water will be held in the N-isopropyl acrylamide in the biplate.

When the fuel cell operation is stopped, the reactant gas flow in the flow channels, is also stopped such that the water flowing through the reactant flow channel would also stop.

Alternatively, with respect to claim 2, the method of operating the apparatus is not given patentable weight in an apparatus claim; the manner of operating the device does not differentiate apparatus claim from the prior art (see MPEP 2114).

With respect to claims 5,6, Kindler et al. teach the use of N-isopropyl acrylamide, which is inherently a thermo-responsive polymer that undergoes volume phase transition in accordance with the temperature of water and that the polymer contracts at temperatures of 40°C or higher and expands at temperature of 20°C or lower.

6. Claims 8,9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reiser et al. (US 2004/0001982 A1) in view of Kanno et al. (US 2003/0017375 A1).

Reiser et al. teach a fuel cell system comprising a cathode (74), an anode (72) and a polymer electrolyte membrane (70), a fuel gas passage (94), an air passage (92), a separator (84), and a pure water channel (96), which allows the pure water to pass into the separator.

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Furthermore, Reiser et al. teach the needs to make the separators (water transport plates, 84,86,88,89) become hydrophilic. See Paragraphs 23,27, Figure 1. However, Reiser et al. do not teach the means for discharging the pure water in the pure water channel when the fuel cell is shut down.

Kanno discloses a fuel cell system that prevents water from freezing in a fuel cell when the fuel cell is activated in cold climates (paragraph 8). The fuel cell includes a pump for adjusting the flow rate of the cooling medium in the cooling medium channel (paragraph 10). Kanno discloses that the cooling water pump is a device for generating the moving force for circulating the cooling water in the cooling water channel and a driving amount can be adjusted according to a drive voltage (paragraph 37). Kanno further discloses that the fuel cell system may have a configuration in which a valve for discharging water is provided at either the inlet or the outlet of the fuel cell on the cooling water channel. And a portion of the cooling water is discharged to the outside of the fuel to reduce the amount of the cooling water accumulating in the fuel cell when the cooling water pump is at rest (paragraph 79). Therefore, it would have been obvious to one of ordinary skill in the art to use a valve for discharging water out of the fuel cell of Reiser et al., because Kanno et al. teach to prevent water from freezing in the fuel cell when the fuel cell is employed in cold climates.

#### Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dah-Wei D. Yuan whose telephone number is (571) 272-1295. The examiner can normally be reached on Monday-Friday (8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick J. Ryan, can be reached on (571) 272-1292. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent

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Dah-Wei D. Yuan July 26, 2007

PRIMARY EXAMINER